IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF INDIANA

CASE NAME: Bradley Kent VanP		ent VanPelt	CASE NUMBER: 20-03810-JMC-11V		CONFIRMATION HEARING DATE: August 31, 2020		
			SECTION 1126 B	ALLOT REPORT FO	<u>PRM</u>		
	# BALLOTS CAST	# ACCEPTING	# REJECTING	\$ ACCEPTING	\$ REJECTING	CLASS ACCEPTING	CLASS REJECTING
LASS 1	0						
LASS II	0						
LASS III	0						
LASS IV	0						
LASS V	0						
LASS VI	0						
LASS VII	0						
LASS VIII	0						
eneral Unsecu	4	2	2	\$56,406.43	\$68,825.62		х
		YES	NO.				

Please note the following provisions of Title 11. Section 1126 of the United States Code

PLAN ACCEPTED

A class of claims has accepted a plan if such plan has been accepted by creditors, other than any entity designated under subsection (e) of this section, that hold at least two-thirds in amount and more than one-half in number of the allowed claims of such claims of such class held by creditors, other than any entity designation under subsection (e) of this section, that have accepted or rejected such plan.

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⁽d) A class of interests has accepted a plan if such plan has been accepted by holders of such interests, other than any entity designated under subsection (e) of this section, that have accepted or rejected such plan.

⁽e) On request of a party in interest, and after notice and a hearing, the court may designate any entity whose acceptance or rejection of such plan was not in good faith, or was not solicted or procurred in good faith or in accordance with the provisions of this title.